

9CJA 22
(9/76)

APPOINTMENT OF COUNSEL UNDER THE CRIMINAL JUSTICE ACT

UNITED STATES DISTRICT COURT
for the

District of Massachusetts

04 MBD 10340

Register No. 13259-007
U.S. Court Docket No. _____

IN THE MATTER OF STATEMENT OF
☒ (PAROLEE) ☐ (MANDATORY RELEASEE)

STATEMENT OF PAROLEE OR MANDATORY RELEASEE CONCERNING APPOINTMENT OF COUNSEL UNDER THE CRIMINAL JUSTICE ACT

I, Darryl M. Young, having been fully advised of the charges against me and of my rights as set forth in the attached copy of the ☒ Notice of Pending Dispositional Review ☐ Warrant Application ☐ Summons to Appear understand that I may apply to the United States District Court for appointment of counsel to assist or represent me in this matter before the United States Parole Commission, and that such representation by counsel will be furnished to me if the judicial officer determines I am financially unable to obtain attorney representation;

Pursuant to such notification concerning appointment of counsel,

1. _____ I do not wish to apply to the District Court for appointment of counsel.
2. X _____ I do hereby apply to the District Court for appointment of counsel and in connection with this application I state as follows concerning my financial condition:

I am Employed _____ Unemployed ☒
If employed, state weekly income \$ N/A
If self-employed, state average weekly income \$ N/A
Cash on hand and in bank \$ 3.41
Number of dependents 1
Property owned: None

I certify the above to be correct.

*Darryl Young
(Signature of Applicant)

Witness:

Carrie A. Quinn, Case Manager
(Signature and Title)

DATE: November 12, 2004

A false or dishonest answer to a question in this application may be punishable by fine or imprisonment or both, (18 U.S.C. § 1001).

U.S. Department of Justice
United States Parole CommissionNotice of Hearing-Parole Application
Representative and Disclosure RequestDate November 12, 2004Name: Young, D.Register No: 13259-007Institution FMC DENNIS, Massachusetts

INSTRUCTIONS: This form is to be furnished to and completed by every inmate prior to every scheduled hearing before the Parole Commission. It must be furnished at least 60 days in advance of the scheduled hearings unless such 60 day notice is waived by the inmate (see "1" below).

1. NOTICE OF HEARING: Provided you have applied for parole in the space below, you will be given a hearing by officials of the U.S. Parole Commission on the docket of parole hearings scheduled for next available hearing date to 19, 19 .
(revocation hearing)

IF THERE ARE LESS THAN 60 DAYS BETWEEN THE DATE OF THIS NOTICE AND YOUR HEARING, YOUR HEARING WILL BE POSTPONED UNTIL THE NEXT DOCKET OF PAROLE HEARINGS AT YOUR INSTITUTION UNLESS YOU INITIAL THE FOLLOWING WAIVER:

x D.Y. I received this form less than 60 days from the date of my hearing. However, I hereby waive my right to 60 days advance notice of the hearing time and notice of my disclosure rights, and I request to be heard as scheduled.
(Initials)

2. APPLICATION: I hereby apply for parole, or have previously applied and still wish to be paroled:

x David Young
(Signature)

Nov. 12, 2004
(Date)

3. WAIVER OF PAROLE/PAROLE HEARING:

 A. I wish to waive parole consideration at this time.
(Initials)

 B. I wish to waive my scheduled Statutory Interim Hearing and have not incurred any Institutional Disciplinary Committee infractions since my last hearing.
(Initials)

 C. I wish to waive the parole effective date or presumptive parole date previously determined by the Commission. (NOTE: A previously waived parole date will be reinstated upon reapplication, provided no new adverse information exists in your case.)
(Initials)

 D. I wish to waive mandatory parole.
(Initials)

NOTE: 1) If you waive parole or a parole hearing, any subsequent application or reapplication must be submitted at least 60 days prior to the first day of the month in which hearings are conducted at the institution where you are then confined.
2) Revocation hearings cannot be waived. Hearings under 28 CFR 2.28 (b-f) and rescission hearings can only be waived by waiver of the parole effective date or presumptive parole date previously determined by the Commission.

4. REPRESENTATIVE: At your hearing you may have a representative of your choice (e.g. family member, friend, staff member, or attorney), who will be permitted to make a statement on your behalf at the close of the hearing. The name of any representative willing and able to appear should be written in below. Arrangements for the appearance of a representative must be made through your case manager.

Name of Representative: An attorney to be named by the District Court of Massachusetts

IF YOU DO NOT WISH A REPRESENTATIVE, INITIAL THE FOLLOWING WAIVER:

 I do not wish a representative at my hearing.
(Initials)

_____ I did not receive 30 days prehearing disclosure of the material I requested from my files. However, I hereby waive my
(Initials) right to disclosure 30 days in advance of the hearing, and I request to be heard as scheduled.



U.S. Department of Justice

Federal Bureau of Prisons

Federal Medical Center, Devens

P.O. Box 880
Ayer, MA 01432

November 12, 2004

Tony Anastas, Clerk of Court
United States District Court
District of Massachusetts
1 Courthouse Way, Suite 2300
Boston, MA 02210

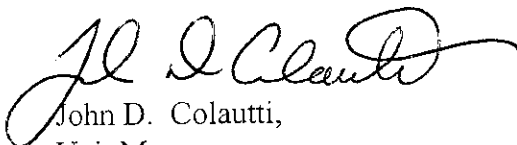
Re: YOUNG, Darryl
Reg. No.: 13259-007

Dear Mr. Anastas:

Inmate Darryl Young is scheduled to have a Revocation Hearing with the United States Parole Commission and has requested an appointment of counsel. Attached is the CJA 22 for your review. Please have counsel appointed at your earliest convenience.

If you have any questions, please contact me at 978-796-1367. Thank you in advance for your assistance.

Sincerely,


John D. Colautti,
Unit Manager